

Surviving Deadly Assaults

*Telecourse DVD (New)
April 2006*

POST Course Control Number: **xxxx-30001-xx046***
CPT Hours: **2.0**
DVD Shipping Date: **04/21/06**
Reference Guide: **None**

This program challenges officers to evaluate their own preparedness and provides proven techniques for surviving a deadly assault. Subject matter experts discuss life saving methods regarding physical training, mental preparedness, force options, the impact of the "Three Strikes" law, and the "Will to Survive." The program features real-life scenarios of officer-involved shootings, foot pursuits, aspects of officer professionalism, and after-care strategies to deal with the many issues once the incident is over.

The DVD program offers two viewing options:

1. Play Telecourse in its entirety (120 min.)
2. Select among eight Telecourse segments:
 - Introduction (3 min.)
 - Lodi Incident (19 min.)
 - Sacramento Incident (19 min.)
 - Santa Ana Incident (19 min.)
 - Walnut Creek Incident (16 min.)
 - After Care (6 min.)
 - Ukiah Incident (15 min.)
 - Ceres Incident (3 min.)
 - Georgia Incident (10 min.)
 - Final Thoughts/Credits (9 min.)

* Specific to DVD only. The first four digits of the Course Control Number (xxxx) is the preassigned Telecourse Presenter Number specific to your agency; the tenth and eleventh digits (xx) are the fiscal year in which your agency presents this program. See website for detailed instructions.



Monthly Edition DVD
April 2006

Case Law Today programs are released monthly on a single DVD containing a single month (6 total segments). Case Law Today programs are not accompanied by reference guides nor eligible for Continuing Professional Training (CPT) credit.

Knock-Notice: Exigent Circumstances

with Daniel McNeerney, Superior Court Judge, State of California

Police activity outside a premises that is reasonably likely to put occupants on notice of their presence may establish exigent circumstances to justify dispensing with knock-notice. *Case cited: People v. Murphy (2005) 37 C4 490. (7:21)*

"Verbal" Acts in Furtherance of Prostitution

with Jeff Rubin, Alameda County District Attorney's Office

In order for there to be a violation of Penal Code section 647(b) for agreeing to engage in an act of prostitution, there must be an act in furtherance of the commission of the act of prostitution *in addition* to the agreement. The act in furtherance, however, can be a verbal act such as telling an undercover officer to undress. *Cases/Statute cited: Kim v. Superior Court (2006) 136 Cal.App.4th 937; In re Cheri I. (1999) 70 Cal.App.4th 1400; Pen. Code § 647(b). (4:48)*

Suspicious Conduct Traffic Stops

with William Bedsworth, Justice of the Court of Appeal, State of California

In *Whren*, the United States Supreme Court held that if an officer has articulable suspicious circumstances in support of a vehicle stop, the fact he/she was more interested in some other facet of law enforcement than he/she was in issuing a citation is irrelevant. In *Willis*, this rule was applied to a factual situation all patrol officers will identify with. *Case cited: United States of America v. Willis (2005) DJDAR 14563. (8:43)*

Arming Clauses and "Continuing" Crimes

with Jeff Rubin, Alameda County District Attorney's Office

Discusses cases laying out the rules for determining when a suspect who is engaged in a "continuing crime" such as drug possession or manufacture can be considered "armed" for purposes of the arming enhancements. *Cases/Statutes cited: People v. Bland (1995) 10 Cal.4th 991; People v. Delgadillo (2005) 132 Cal.App.4th 1570; People v. Bradford (1995) 38 Cal.App.4th 1733; Pen. Code §§ 12022(a)&(c). (11:42)*

Miranda: "Midstream" Miranda Warnings

with Daniel McNeerney, Superior Court Judge, State of California

Deliberate use of a two-step interview process in which a suspect is interviewed, then given Miranda, then re-interviewed, will result in the suppression of both statements. *Cases cited: Oregon v. Elstad (1985) 470 U.S. 298; Missouri v. Seibert (2004) 542 U.S. 600; U.S. v. Williams (2006) DAR 1239. (8:31)*

Providing False ID Before Booking Violates PC 148

with Jeff Rubin, Alameda County District Attorney's Office

A suspect who gives a false name to police after arrest, even before he or she is booked, can be charged not only with violating Penal Code section 148.9 but also with violating Penal Code section 148 under the theory the person is "obstructing" an officer in the discharge of his or her duties. *Case/Statutes cited: People v. Christopher 2006 WL 531269; Pen. Code §§ 148 and 148.9. (4:15)*



PROGRAM GUIDE

More Information and Future Programs

Distribution and Ordering

DVDs are direct-mailed each month to POST-Certified Telecourse Presenters and Basic Academies in the California POST Program. Multiple copies of CPTN materials are available via automated direct-mail to eligible agencies with multiple training sites. Visit the CPTN website for more information about DVD distribution/eligibility and for complete CPTN information, video listings, and to order videos.

Telecourse CPT Credit

This month's Telecourse(s) and most previous Telecourses are eligible for continuing professional training (CPT) credit if facilitated by a POST-Certified Telecourse Presenter. Certified Presenters of POST Advanced Officer Courses or Skills and Knowledge Modular training courses may also use the Telecourses as part of those courses. POST-Certified Telecourse Presenters seeking CPT credit for trainees must document Telecourse attendance on POST Course Roster (Form 2-111). For detailed instructions on completion of the Telecourse Course Roster, visit www.post.ca.gov/training/cptn/credit.asp. Call the POST Training Delivery Bureau at 916.227.4866 for more information about Telecourse CPT credit.

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Future Program Releases

Victims of Violence (May 2006)

Case Law Today - Monthly DVD Release (May 2006)

Law Enforcement Response to Homeless - Revised (June 2006)

Case Law Today - Monthly DVD Release (June 2006)

Tactical Driving for Law Enforcement (July 2006)

Case Law Today - Monthly DVD Release (July 2006)